

## NEBRASKA WIDENS INQUIRY IN FRAUDS

Second Jury Will Be Called to  
Press State's Fight on  
Schemers.

WARRANTS OUT FOR 97

Nine Arrested, Including Girl  
of 20, Who Is Unable to  
Furnish Bail.

OMAHA, Oct. 4.—One State Grand Jury was not sufficient to investigate all stock selling schemes to which Nebraska citizens have contributed \$250,000,000, and another Grand Jury probably will be called immediately, said Attorney-General Clarence A. Davis to-day, following the adjournment of the first Grand Jury and the indictment of ninety-seven alleged malefactors. He asserted:

"Ninety-seven does not clean up the slate by any means. There are more companies and numerous individuals who are catalogued for further investigation."

"The fact that no indictments were returned against these people by the Grand Jury which adjourned yesterday does not indicate that they are free. Their time will come."

The announcement that a second Grand Jury was to be convened to continue the investigations has spread consternation among those who believed themselves safe when they found they had not been indicted.

All to-day deputy sheriffs armed with warrants issued in connection with the indictments searched the city for the wanted men. In many cases they could not be found. From the Attorney-General's office the announcement was made that several under indictment would be found in California, Florida and New York city.

"Every one possible to find will be brought back to Omaha for trial," Attorney-General Davis announced.

One of those arrested was Frank A. May, district commercial superintendent for the Northwestern Bell Telephone Company. He was charged with conspiracy to commit a felony. He was indicted for his activities in promoting the Omaha Potash and Refining Company. Evidence presented to the Grand Jury presumed to show that May had sold

## IMPERATIVE 'MAY' REPLACES 'SHOULD' IN HARVARD CODE

Ethics of Unchaperoned Visits to Students' Rooms  
Leads the 'Crimson' to See Decadence Approach as It Did With Rome.

Special Despatch to THE NEW YORK HERALD.  
CAMBRIDGE, Mass., Oct. 4.—The difference between "shall" and "will" has often been pointed out by pedantic gentlemen, but it remains for the Harvard authorities to demonstrate the difference between "should" and "may."

It has come about in this way: For years there has been a rule which said "no young women, unattended by an older woman, should be received in a student's room." Whether this rule failed to work cannot be learned, but the college solons have made a change this year, making the regulation "no young women, unattended by an older woman as chaperon, may be received in a student's room."

"Why this change?" asks the *Crimson*, editorially. "Can it be that the deans have lost their faith in the ability of Harvard students to take a hint? Is it possible that they no longer consider the required reading of college life sufficient to keep the reader in the straight

stock in the company and then had conspired with others to purchase a potash plant at Alliance, Neb., with the company's money at a price far beyond its actual worth. The transaction involved \$37,000. Other officers of the company were indicted but have not yet been arrested.

Another arrest was that of O. A. Brickett, president of the Brickett Manufacturing Company, an automobile tire concern, which was raised from \$5,000 capital stock to \$10,000,000, and which sold hundreds of thousands of dollars in stock on a factory which never employed more than two men at a time and usually had only one man at work in the factory—a hay mow.

Ruth Strickland, twenty-year-old stenographer, is the only woman so far arrested. She was interested in an alleged fake oil concern and was indicted in that connection. She has not yet been able to raise her bonds.

Mr. Davis announced his corps of assistants who will help him in the prosecution of the charges. All are well known lawyers.

E. R. Guernsey, prominent banker and former president of the First National Bank of Fremont, heavy stockholder in thirty banks in the State, who was indicted on a charge of embezzlement, surrendered voluntarily when he heard

and narrow path for four years?

"As with nations, so is it with colleges. When they are young and vigorous, high ideals find expression in the progress of the community and the virtue of the individual. These two factors lead to a period of great prosperity, as in Rome 2,000 years ago, or at Harvard, to-day. Prosperity, in turn, by a rule never known to fail, leads to a moral slackening, slight at first, later accelerated—which ultimately results in the downfall of the society. The first symptom of this period of decadence is seen when the authorities find it necessary to make the laws more strict. In Rome, the liberal republic gave way to a tyrannical monarchy; at Harvard, the gentle 'should' is changed to the imperative 'may.'"

"Men of Harvard, despair of hope. The fatal symptom cannot be mistaken. The oldest college in America, has reached the apex of its glory. We can now only pray that its period of decadence be as long drawn out as was Rome's."

of the indictment and went into court with a bond of \$15,000 all signed and ready for filing. He was released. He is charged with embezzling \$300,000.

Out of the ninety-seven indicted, nine have been taken into custody. Wednesday will see more arrests, it was announced at the Attorney-General's office. "The arrests to come will attract considerable attention," said the Attorney-General. "There are some very prominent men in Omaha who are to be taken into custody."

## BOY'S \$27,000 VERDICT AGAINST CITY UPHOLD

Chicago Loses Appeal in Case  
of Charged Tree.

CHICAGO, Oct. 4.—The Appellate Court to-day sustained a verdict for \$27,500 awarded to nine-year-old Raymond Budd against the city for injuries received when he touched a tree which had been charged by a live wire.

The court held the city was negligent in permitting the wire to touch the tree and that the verdict was not excessive in view of the boy's lessened earning power.

## MINERS PLACE BAN ON KU KLUX KLAN

Union Constitution Amended  
to Clear Rolls of the  
Masked Order.

INDIANAPOLIS, Oct. 4.—A ban against union coal miners belonging to the Ku Klux Klan was placed to-day by the convention of the United Mine Workers of America. Without discussion the delegates amended the union's constitution to provide that miners joining the Klan shall be expelled from the union and that Klan members must forfeit their membership in order to join the union.

DALLAS, Tex., Oct. 4.—Rumors that preparations were being made for a Klan parade in San Antonio were met with statements by Chief of Police Mussey and Sheriff Tobin that "any necessary force" would be used to prevent it. Mayor Horrall of Cameron, in a proclamation, called upon citizens to act as special police to prevent "marching of any masked, disguised or hooded bands of clans."

At San Antonio District Judge S. G. Taylor charged the Grand Jury of the Forty-fifth District Court to make a complete investigation of the Ku Klux Klan to "determine whether its purposes and activities in this country are lawful." He cited the laws on whittapping, assault and rioting, instructing the jury to return indictments if any violations were found.

The City Council of Smithville, Texas, to-day passed an ordinance affixing a penalty against "any person who refuses to assist an officer when duly sworn by that officer to help enforce the anti-parade law."

W. A. Keeling, Assistant Attorney-General at Austin, said the Attorney-General's department would not give an opinion as to whether a parade by the Ku Klux Klan in full regalia or any other masked body of men is a violation of the laws of Texas unless such an opinion was sought through the proper channels.

WACO, Texas, Oct. 4.—Louis Crow, who was stabbed during the clash at Lorena Saturday night when Sheriff Buchanan attempted to stop a Ku Klux Klan parade, was reported dying to-day. Crow is 56 years old and has a wife but no children.

## FREE FROM ASYLUM, SHE KILLS HUSBAND

Mrs. Mary W. Tomlinson of  
Yonkers Says She 'Stood  
for Him 30 Years.'

Mrs. Mary W. Tomlinson, who killed her husband, Albert S. Tomlinson, with a hammer early yesterday morning in their home in 4 Cornell avenue, Yonkers, was ordered sent back to the Hudson River State Hospital for the Insane at Poughkeepsie after Coroner George Engle had held an inquest in Yonkers during the afternoon. Mrs. Tomlinson had been in the asylum for the past six years and was released on parole last Saturday at the request of her husband. Coroner Engle said that later she would be sent to the Matteawan Hospital for the Criminal Insane.

Richard Young, a nephew of Mrs. Tomlinson, who lived with the woman and her husband, testified before the Coroner that while he was in a cell with her during the afternoon she told him that she had killed her husband.

"I'm not going to tell them anything," he said she told him. "I hated my husband, and he is better off dead. I stood him for thirty years, and that was long enough."

Young's testimony was corroborated by Lieutenant Quirk of the Yonkers Police Department, who testified that he was in an adjoining cell and overheard the conversation. Young also testified that about eight o'clock yesterday morning Mrs. Tomlinson came into his room and lay down on the floor at the foot of his bed, saying that she was not able to sleep in her own room. Young thought something was wrong and summoned Dr. Louis Waldron of Yonkers. The appearance of the physician excited Mrs. Tomlinson and she became so violent that the police were summoned. When they arrived the body of Tomlinson was found in his bed.

Albert J. Tomlinson of 15 Pallade avenue, Yonkers, the twenty-two-year-old son of the woman, told the Coroner that his mother was formerly a well known artist using the name of Winifred Harrington, but that she had not been well mentally since the birth of his sister nineteen years ago. Six years ago, he said, her condition became such that she was sent to the Hudson Hospital at Poughkeepsie.

Mrs. Tomlinson is 40 years old and her husband was 50. He was a superintendent of construction employed by a Manhattan firm of steamfitters.

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## ORIENTAL NAVIGATION COMPANY MAKES DENIAL

Calls Statements in Pier  
Lease Story Untrue.

THE NEW YORK HERALD received a letter last night from R. A. Nicol, vice-president of the Oriental Navigation Company of 39 Broadway, in which Mr. Nicol denies statements appearing in THE NEW YORK HERALD yesterday relating to the pier lease situation and the reported connection of the Brook Steamship Company and the Oriental Company.

"The Oriental Navigation Company," says Mr. Nicol, "is in no way connected with the Brook Steamship Company, the Nacirema Steamship Company or any other steamship interest. It is not controlled by Blair & Co., nor is it controlled by any banking interests. In July, 1913, a contract was entered into by the Oriental Navigation Company with the city for the lease of a new Pier 3, which was to be built on the site of old Pier 3. It was then the understanding that the condemnation proceedings and demolition of the old pier were to be commenced practically immediately, and the new pier available within a reasonable time."

"Condemnation proceedings and the removal of the old pier were delayed from time to time and when it became apparent that the plans for the erection of the new pier were not to be proceeded with this company made formal request to the city to be released from its contract, which request was agreed to by the city."



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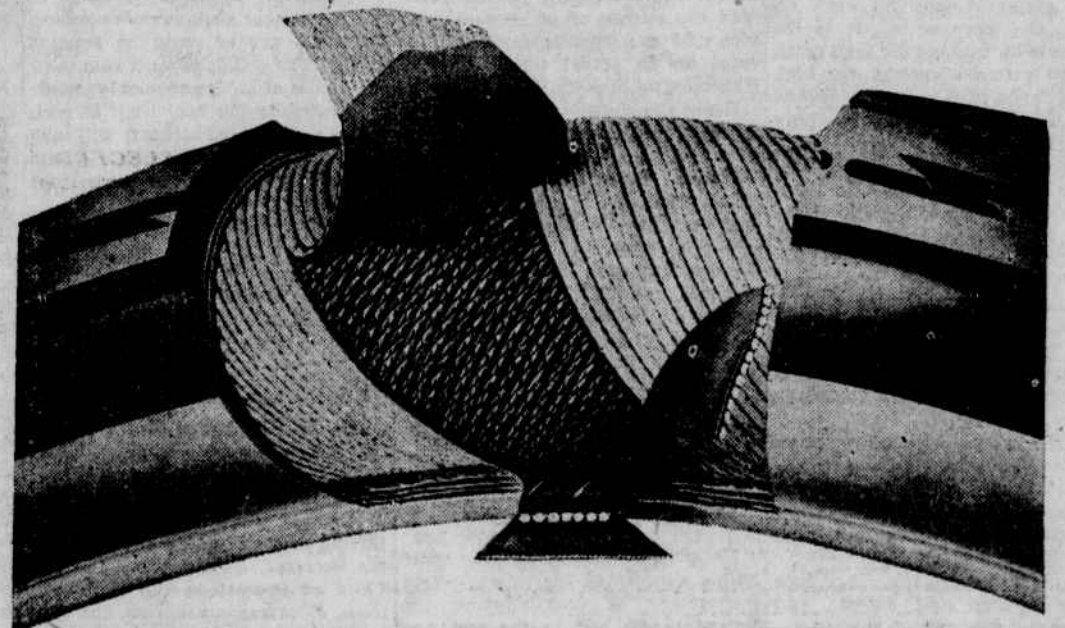
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